I hardly certify that this correspondence is being deposited with the United States Postal Services as first class mail in an envelope addressed to: Commissioner of Passans and Trademarks, Washington, D.C. 20231, on MARL

L D 253.3-JEL/NDH

20/6 m 7/2/13

SPELPE & LYNCH

THE PROPERTY UNITED STATES PATENT AND TRADEMARK OFFICE

Mapplicant(s)

: Thierry Boon et al.

Serial No.

: 07/807,043

TRADE

: December 12, 1991

For

THE NUCLEOTIDE SEQUENCE ENCODING THE

TUMOR REJECTION ANTIGEN PRECURSOR,

MAGE-1

Art Unit

: 1813

Examiner

J. Ellis

June 2, 1993

Hon. Commissioner of Patents and Trademarks Washington, D.C. 20231

THIRD AMENDMENT UNDER 37 C.F.R. § 1.312a

Sir:

Applicants received no response to the second amendment under 37 C.F.R. § 1.312a, dated April 2, 1993. It appears that this is because part of the amendment dated March 26 contained a minor typographic error, which caused the examiner to decline to enter it. Indeed, the second amendment was intended to correct the first.

In view of the situation, applicants have no recourse but to file a third amendment, as follows:

IN THE CLAIMS

Add claims 149 and 150 as follows:

6